

Susan M. Silverman

ATTORNEY AT LAW

38-16 Bell Boulevard

Bayside, New York 11361

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September 7, 2012

Federal Election Commission

Att: Jeff S. Jordan, Esq.

999 E. Street, NW

Washington, D.C. 20463

2012 SEP 20 PM 2:10

OFFICE

RE: MUR 6629

Dear Mr. Jordan:

I am counsel for the Mittman for Congress Campaign, in connection with a complaint filed against it from a company that identifies itself as "imedia225". It is important to note at the outset that the Campaign Committee has never requested services directly from imedia, notwithstanding Mr. Sevilla's assertion in the complaint that my client requested videos. Further the Campaign Committee has entered into no written or verbal contract with imedia or Augustus Sevilla for \$9,994.00 for video production.

The committee was not aware of any "open invoice" prior to July. The committee never received any billing from this company in June notwithstanding such party's representation that a letter was sent on June 25, 2012.

The within matter involves a consultant who presented to the committee a proposal to have all website related functions which would include multiple videos on the site; Facebook creation and management; set up PIRYX for donations on the site and so forth. The consultant represented that the "computer-guy" would cost \$2,400.00 as a complete flat fee which was agreed to. Not only was Facebook not "properly" established [it could not be found in a search] so that the Campaign had to set up a Facebook page itself, but PIRYX was not set up by this "computer guy" [Gus] and had to be done by the campaign as well.

Notwithstanding the agreement (with the consultant) to the flat fee of \$2,400.00 for "Gus", the consultant requested \$4,000.00 which included an additional \$1,600.00 for e-mail services. These e-mail services were not satisfactorily performed but the \$4,000.00 payment was still made as indicated in the July quarterly. The committee reported to the consultant complaints of "Gus" regarding the quality and lack of work performed in a timely matter for the short stint of a campaign. The campaign felt that the work received was substandard. Thereafter, in the first few days of July, Gus started seeking additional monies directly from my client. (Again, previous financial transactions were only through the consultant.) Mr. Sevilla coupled his mission with self-serving letters "corroborating" himself by stating that he had sent requests for payment.

The \$9,994.00 demand for payment is a complete fabrication. At no time was this agreed to and in fact the agreement was to pay \$2,400.00 for all work which included videos.

Mr. Sevilla has been fully and completely paid pursuant to an agreement made prior to his commencement of work. He now seeks additional funds for no legitimate purpose and is using your office as an instrument thereby. There is no bona fide debt that exists and the first contact with regard to this matter was received in July of 2012, requiring no filing of same in the July quarterly and thus no action should be taken against by client.

Please feel free to contact me if you have any additional questions. Thank you.

Sincerely,

Susan M. Silverman
Susan M. Silverman, Esq.



FEDERAL ELECTION COMMISSION
999 E Street, NW
Washington, DC 20463

2012 SEP 20 PM 2:10

STATEMENT OF DESIGNATION OF COUNSEL
Please use one form for each Respondent/Entity/Treasurer
FAX (202) 219-3923

MUR # 6629

NAME OF COUNSEL: Susan Silverman

FIRM: Susan Silverman

ADDRESS: P.O. Box 243

Williston Park, NY 11596

TELEPHONE- OFFICE (718) 225-4780

FAX () _____

The above-named individual and/or firm is hereby designated as my counsel and is authorized to receive any notifications and other communications from the Commission and to act on my behalf before the Commission.

9/7/12
Date

Pess Mittman
Respondent/Agent -Signature

Treasurer
Title (Treasurer/Candidate/Owner)

NAMED RESPONDENT: MITTMAN FOR CONGRESS

MAILING ADDRESS: P.O. Box 243
(Please Print)

Williston Park NY 11596

TELEPHONE- HOME () _____

BUSINESS () _____

Information is being sought as part of an investigation being conducted by the Federal Election Commission and the confidentiality provisions of 2 U.S.C. § 437g(a)(12)(A) apply. This section prohibits making public any investigation conducted by the Federal Election Commission without the express written consent of the person under investigation.

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